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THE PROPERTY NO.		FIRST NAMED APPLICA	INT	ATTY. DOCKET	NO.	
U.S. APPLICATION NO.		STERNEMANN	K	K WALNG1.001AP		
09/8691	02	OTENACIONALIA		INTERNATIONAL APPLICATION NO.		
KNOBBE MARTE			PC	PCT/EP99/10377		
620 NEWPORT O		VC	I.A. FILING I	DATE PRIORI	TY DATE	
NEWPORT BEACH, CA 92660			23 DEC		EC 98	
			DATEM	ATLED: 08	AUG 2001	
NOTIFICATION	ON OF MI	SSING REQUIREMENTS UP DESIGNATED/ELECTED (NDER 35 U.S.C. 3 OFFICE (DO/EO/	371 IN THE UT /US)	NTED	
1 The following ite	ms have been	submitted by the applicant or the IB to	the United States Pater	nt and Trademark		
Office as	a Designated	Office (37 CFR 1.494) an Elected	1 Office (37 CFR 1.49:	5):		
U.S. Ba	sic National Fe		nall Entity Status.	tion into English		
Copy of	the internation		he international applica Article 19 amendments	into English.	7	
	Declaration of Article 19 am					
<u> </u>	Document.				•	
The Inte	rnational Preli	minary Examination Report in English	and its Annexes, if any	у.		
- Translat	ion of Annexe	s to the International Preliminary Exam	nination Report into En	glish.	٠.	
`		25 H C 271/0 h	ut has not filed the follo	owing indicated item	ns and/or	
2. Applicant has	requested early	processing under 35 U.S.C. 371(f) below. The Basic National Fee and the	conv of the internation	nal application mus	be filed	
prior to 20 or 30 mg	nths from the i	priority date to avoid abandonment.	copy of the internation			
U.S. Ba	sic National F	ee. Copy of the int	ernational application.			
accontance under 35	II S C 371.	furnished within the period set forth be			for	
a. Tran	slation of the a	pplication into English. A processing	fee will be required if	submitted		
lat	er than the app ne current trans	propriate 20 or 30 months from the pri- slation is defective for the reasons indi-	ority date.			
Ti E b. Proc	ranslation. essing fee for 1	providing the translation of the applica	tion and/or the Annexe	s later than the		
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). Solution of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying						
	a application (of the inventors, in compliance with 3 preferably by the International applicate required if submitted later than the a	ion number and interna	tional filing date).	A	
date						
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.						
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the						
priority date (37 CFR 1.492(e)).						
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent						
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.						
				e obad		
5. Applicant has PCT/DO/EO/920.	not submitted	the required sequence listing pursuant	to 37 CFR 1.821-1.82	5. See auached		
MONTHS FROM THE PRIORITY I	THE DATE (DATE FOR T	RTH IN 3(a)-3(d), 4 AND 5 ABOVE OF THIS NOTICE OR BY 22 OR 32 HE APPLICATION, WHICHEVER ABANDONMENT.	MONTHS (where 37	CFR 1.495 appne	s) PROM	
The time period set 1.136(a).	above may be	extended by filing a petition and fee f	or extension of time un	der the provisions o	f 37 CFR	
Annexes will be car 7. The Article	ncelled. A pro 19 amendment	ranslation of the Annexes MUST be su cessing fee will be required if submitted are cancelled since a translation was a from the priority date.	ed later than 20 or 30 n	nonths from the price	ority date.	
Applicant is remine	ied that any co	mmunication to the United States Pate: include the U.S. application no. shown	nt and Trademark Offic above. (37 CFR 1.5)	ce must be mailed to	the .	
	A copy of	of this notice MUST be retu	rned with this re	esponse.		
Enclosed: PCT		Notice of Defective Tra	inslation			
PTC	D-8 7 5	PCT/DO/EO/920	Paulette Kidwell, F	Paralegal	•	

FORM PCT/DO/EO/905 (March 2001)

Paulette Kidwell, Paralegal

Telephone: 703-305-3656